

# U.S. ENVIRONMENTAL PROTECTION AGENCY SPCC FIELD INSPECTION AND PLAN REVIEW CHECKLIST

## D & Z Exploration, Inc. - West Hastert Lease

#### **Overview of the Checklist**

This checklist is designed to assist EPA inspectors in conducting a thorough and nationally consistent inspection of a facility's compliance with the Spill Prevention, Control, and Countermeasure (SPCC) rule at 40 CFR part 112. It is a required tool to help federal inspectors (or their contractors) record observations for the site inspection and review of the SPCC Plan. While the checklist is meant to be comprehensive, the inspector should always refer to the SPCC rule in its entirety, the SPCC Regional Inspector Guidance Document, and other relevant guidance for evaluating compliance. This checklist must be completed in order for an inspection to count toward an agency measure (i.e., OEM inspection measures or GPRA). The completed checklist and supporting documentation (i.e. photo logs or additional notes) serve as the inspection report.

This checklist addresses requirements for onshore oil drilling, production and workover facilities (including Tier II Qualified Facilities that meet the eligibility criteria set forth in §112.3(g)(2)). Qualified facilities must meet the rule requirements in §112.6 and other applicable sections specified in §112.6, except for deviations that provide environmental equivalence and secondary containment impracticability determinations as allowed under §112.6.

The checklist is organized according to the SPCC rule. Each item in the checklist identifies the relevant section and paragraph in 40 CFR part 112 where that requirement is stated.

- Sections 112.1 through 112.5 specify the applicability of the rule and requirements for the preparation, implementation, and amendment of SPCC Plans. For these sections, the checklist includes data fields to be completed, as well as several questions with "yes," "no" "NA" answers.
- Section 112.6 includes requirements for qualified facilities. These provisions are addressed in Attachment D.
- Section 112.7 includes general requirements that apply to all facilities (unless otherwise excluded).
- Section 112.9 specifies spill prevention, control, and countermeasures requirements for onshore oil drilling, production and workover facilities
- Section 112.10 specifies spill prevention, control, and countermeasures requirements for onshore oil drilling, production, and workover facilities.

The inspector needs to evaluate whether the requirement is addressed adequately or inadequately in the SPCC Plan and whether it is implemented adequately in the field (either by field observation or record review). For the SPCC Plan and implementation in the field, if a requirement is addressed adequately, mark the "Yes" box in the appropriate column. If a requirement is not addressed adequately, mark the "No" box. If a requirement does not apply to the particular facility or the question asked is not appropriate for the facility, mark as "NA". Discrepancies or descriptions of inspector interpretation of "No" vs. "NA" may be documented in the comments box subsequent to each section. If a provision of the rule applies only to the SPCC Plan, the "Field" column is shaded.

Space is provided throughout the checklist to record comments. Additional space is available as Attachment E at the end of the checklist. Comments should remain factual and support the evaluation of compliance.

#### **Attachments**

- Attachment A is for recording information about containers and other locations at the facility that require secondary containment.
- Attachment B is a checklist for documentation of the tests and inspections the facility operator is required to keep with the SPCC Plan.
- Attachment C is a checklist for oil spill contingency plans following 40 CFR 109. Unless a facility has submitted a
  Facility Response Plan (FRP) under 40 CFR 112.20, a contingency plan following 40 CFR 109 is required if a facility
  determines that secondary containment is impracticable as provided in 40 CFR 112.7(d). The same requirement for
  an oil spill contingency plan applies to the owner or operator of a facility with qualified oil-filled operational equipment
  that chooses to implement alternative requirements instead of general secondary containment requirements as
  provided in 40 CFR 112.7(k).
- Attachment D is a checklist for Tier II Qualified Facilities.
- Attachment E is for recording additional comments or notes.
- Attachment F is for recording information about photos.

FACILITY INFORMATION				HAT LAWY	Heli Chin	
FACILITY NAME: Hastert East Lease	e – D&Z Ex	kploratio	n, Inc.	ADDITES	1 9 V 10	7783
LATITUDE: 38.3051509°	LO	NGITUD	E: -95.14598	10	GPS DATUM: V	VGS84
Section/Township/Range: SE1/4, S1	3, T20S, R	20E	FRS#/OIL	DATABASE ID:	***	ICIS#:
ADDRESS: NE 1830 Road					-2010 <b>C</b>	was a substitution of the contraction of the contra
CITY: Garnett	STA	ATE: KS	102 J. 102	ZIP: 66032		COUNTY: Anderson
MAILING ADDRESS (IF DIFFERENT FROM	M FACILITY ADI	DRESS - IF	NOT, PRINT "SAME	e): 33095 W 183	3 <sup>rd</sup> St	Part Carlo
CITY: Edgerton	STA	ATE: KS	7-1	ZIP: 66021		COUNTY:
TELEPHONE: 618-322-3359		FACILI	TY CONTAC	T NAME/TITLE	: Deke Belden	hr
OWNER NAME: D & Z Exploration,	Inc		- I - 5	WITHIN A I -	T I FROM	
OWNER ADDRESS: 900 n. Elm St		13/10-2	e e e			rade to dig or post le o room
CITY: St. Elmo	STA	ATE: IL		ZIP: 62458		COUNTY:
TELEPHONE: 618-829-3274		FAX:		No.	EMAIL:	Y NOTES
FACILITY OPERATOR NAME (IF DIF	FERENT FROM	OWNER -	IF NOT, PRINT "SAI	ME"): same	163	12
OPERATOR ADDRESS:		-				
CITY:	ST	ATE:		ZIP:	100	COUNTY:
TELEPHONE:		OPER	ATOR CONT	ACT NAME/TI	ΓLE: same	
FACILITY TYPE: oil production leas	se	1		157.0		NAICS CODE:
HOURS PER DAY FACILITY ATTE	NDED: 1			TOTAL FAC	ILITY CAPACITY	: 42,000 gallons
TYPE(S) OF OIL STORED: crude of	oil; oil wate	r mix; sa	ilt water			marking a St. Service and Mr.
LOCATED IN INDIAN COUNTRY?	YES	<b>☑</b> NO	RESERVAT	ION NAME:	- 1	1 12 and the second section of the second
INSPECTION/PLAN REVIEW I	NFORMA	TION	ander a di	Apply to a		and the second second
PLAN REVIEW DATE: 8/28/2015		REV	IEWER NAM	ME: Paul Doherty		
INSPECTION DATE: 8/26/2015		TIM	E: 9:30 AM	ACTIVITY ID NO:		\$ 4 m
LEAD INSPECTOR: Paul Doherty						HTH I THE STATE OF
OTHER INSPECTOR(S):			30 193			
INSPECTOR ACKNOWLEDGE	MENT	J. D. T.	1977/40 94	estill sym	The most of	V REAL PROPERTY.
I performed an SPCC inspection a	t the facility	specifie	ed above.	. [	produce Ma	Proceedings of the Process of the Pr
INSPECTOR SIGNATURE:		1	agent			9/1/15
SUPERVISOR REVIEW/SIGNATU	JRE:	A	A/C	>		DATE: 9//5

SPCC GENERAL APPLICABILITY—40 CFR 112.1	Land to the second of the metalogical and particular and the second of t		
IS THE FACILITY REGULATED UNDER 40 CFR part 112?	The second secon		
The completely buried oil storage capacity is over 42,000 U.S. gallo			
storage capacity is over 1,320 U.S. gallons <u>AND</u> The facility is a non-transportation-related facility engaged in drilling processing, refining, transferring, distributing, using, or consuming location could reasonably be expected to discharge oil into or upon States	oil and oil products, which due to its		
AFFECTED WATERWAY(S): surface drainage to South Fork of Pottaw Creek	ratomie DISTANCE: <50 feet from some wellheads and lines		
FLOW PATH TO WATERWAY: surface drainage to South Fork of Pott	awatomie Creek		
Note: The following storage capacity is not considered in determining applicabili	THE PROPERTY OF THE PROPERTY O		
Equipment subject to the authority of the U.S. Department of	Containers smaller than 55 U.S. gallons;		
Transportation, U.S. Department of the Interior, or Minerals Management Service, as defined in Memoranda of Understanding dated November	Permanently closed containers (as defined in §112.2);		
24, 1971, and November 8, 1993; Tank trucks that return to an otherwise regulated facility that contain only residual amounts of oil (EPA Policy	Motive power containers (as defined in §112.2);		
letter)	· Hot-mix asphalt or any hot-mix asphalt containers;		
Completely buried tanks subject to all the technical requirements of 40 CFR part 280 or a state program approved under 40 CFR part 281;	Heating oil containers used solely at a single-family residence;		
Underground oil storage tanks deferred under 40 CFR part 280 that	Pesticide application equipment and related mix containers;		
supply emergency diesel generators at a nuclear power generation facility licensed by the Nuclear Regulatory Commission (NRC) and subject to any NRC provision regarding design and quality criteria,	Any milk and milk product container and associated piping and appurtenances; and     Intra-facility gathering lines subject to the regulatory requirements		
including but not limited to CFR part 50;			
Any facility or part thereof used exclusively for wastewater treatment (production, recovery or recycling of oil is not considered wastewater treatment); (This does not include other oil containers located at a wastewater treatment facility, such as generator tanks or transformers)	of 49 CFR part 192 or 195.		
Does the facility have an SPCC Plan?	☐ Yes ☑ No		
FACILITY RESPONSE PLAN (FRP) APPLICABILITY—40 CF	R 112.20(f)		
A non-transportation related onshore facility is required to prepare and			
The facility transfers oil over water to or from vessels and has 42,000 U.S. gallons, <b>OR</b>			
The facility has a total oil storage capacity of at least 1 million	U.S. gallons, AND at least one of the following is true:		
The facility does not have secondary containment suffici- plus sufficient freeboard for precipitation.	ently large to contain the capacity of the largest aboveground tank		
☐ The facility is located at a distance such that a discharge	could cause injury to fish and wildlife and sensitive environments.		
The facility is located such that a discharge would shut d	own a public drinking water intake.		
☐ The facility has had a reportable discharge greater than	or equal to 10,000 U.S. gallons in the past 5 years.		
Facility has FRP: Yes No NA	FRP Number:		
Facility has a completed and signed copy of Appendix C, Attachment "Certification of the Applicability of the Substantial Harm Criteria."	C-II, ☐ Yes ☑ No		
Comments: The facility stores less than the FRP-regulated quantity at Harm Certification statement is not signed.	nd is therefore not subject to the FRP regulations. The Substantia		
SPCC TIER II QUALIFIED FACILITY APPLICABILITY-40 C	FR 112.3(g)(2)		
The aggregate aboveground oil storage capacity is 10,000 U.S. gallor	ns or less AND		
In the three years prior to the SPCC Plan self-certification date, or sin facility has been in operation for less than three years), the facility has	ce becoming subject to the rule (if the		
A single discharge as described in §112.1(b) exceeding 1,000 U.S.	5. gallons, OR Yes No		

Two discharg	es as described in §112.1(b) each exceed	ling 42 U.S. gallon	s within any twelv	e-month period <sup>1</sup>	☐Yes ☐No
	IF YES TO ALL OF THE ABOVE, TH				(2)
	SEE ATTACHMENT D FO				
REQUIREMEN	TS FOR PREPARATION AND IMPLI	EMENTATION C	F A SPCC PLA	N-40 CFR 112	.3
Date facility bega	n operations: production records date bac	ck to 1972	da althur a build	in the state of	e di managana
Date of initial SP	CC Plan preparation: July 13, 2015	Current Plan ver	sion (date/numbe	r): July 13, 2015	And Orthodol
112.3(a)	For drilling, production or workover facilitie offshore or have an offshore component;  In operation on or prior to Novembe implemented by November 10, 201	or facilities require r 10, 2010: Plan p	d to have and sul	omit a FRP:	☐Yes ☐ No ☑ NA
	<ul> <li>Facilities beginning operation after No.</li> <li>Plan prepared and fully implement operations; or</li> <li>Plan prepared and fully implement begin operations</li> </ul>	nented before drilli	ng and workover	cofficient days in	☐ Yes ☐ No ☑ NA☐ Yes ☐ No ☑ NA
	For all other drilling, production or workov In operation on or prior to Novembe implemented by November 10, 201	☑Yes ☐ No ☐ NA			
	<ul> <li>Facilities beginning operation after long prepared and fully impler operations; or</li> <li>Plan prepared and fully implered and fully implered and fully implered and fully implered and fully implered.</li> </ul>	☐ Yes ☐ No ☑ NA			
	begin operations	Yes No VNA			
112.3(d)	Plan is certified by a registered Profession PE attests:  • PE is familiar with the requirements	☐ Yes ☑ No ☐ NA ☐ Yes ☑ No ☐ NA			
	PE or agent has visited and examir	Yes No NA			
	<ul> <li>Plan is prepared in accordance with of applicable industry standards an</li> <li>Procedures for required inspections</li> </ul>	Yes No NA			
	Plan is adequate for the facility	☐ Yes ☑ No ☐ NA			
=	<ul> <li>For produced water containers subject to 112.9(c)(6), any procedure to minimize the amount of free-phase oil is designed to reduce the accumulation of free-phase oil and the procedures and frequency for required inspections, maintenance and testing have been established and are described in the Plan, if applicable</li> </ul>		e-phase oil and	☐ Yes ☑ No ☐ NA	
PE Name:	License No.:	State:	to place.	Date of certificat	tion:
112.3(e)(1)	Plan is available onsite if attended at lea available at the nearest field office. (Ple comments section below.)	ast 4 hours per da ease note nearest t	y. If facility is una ield office contac	tended, Plan is information in	☐ Yes ☑ No ☐ NA
Comments: T	ne operator bought the lease on April 1, 20	015 but has not pr	epared an SPCC	plan for the facility	as of this writing.
AMENDMEN	T OF SPCC PLAN BY REGIONAL AI	DMINISTRATOR	(RA)—40 CFF	112.4	V La State and spinsor
112.4(a),(c	Has the facility discharged more than 1, or more than 42 U.S. gallons in each of	,000 U.S. gallons of two reportable dis	f oil in a single re charges in any 12	portable discharge -month period? <sup>3</sup>	☐ Yes ☑ No ?
If YES	<ul> <li>Was information submitted to the F</li> <li>Was information submitted to the a pollution control activities in the State</li> </ul>	appropriate agency	or agencies in c	narge of oil 12.4(c)	☐ Yes ☐ No ☑ NA☐ Yes ☐ No ☑ NA

Oil discharges that result from natural disasters, acts of war, or terrorism are not included in this determination. The gallon amount(s) specified (either 1,000 or 42) refers to the amount of oil that actually reaches navigable waters or adjoining shorelines not the total amount of oil spilled. The entire volume of the discharge is oil for this determination.

<sup>&</sup>lt;sup>2</sup> An owner/operator who self-certifies a Tier II SPCC Plan may not include any environmentally equivalent alternatives or secondary containment impracticability determinations unless reviewed and certified by a PE.

<sup>&</sup>lt;sup>3</sup> A reportable discharge is a discharge as described in §112.1(b)(see 40 CFR part 110). The gallon amount(s) specified (either 1,000 or 42) refers to the amount of oil that actually reaches navigable waters or adjoining shorelines not the total amount of oil spilled. The entire volume of the discharge is oil for this determination

<sup>4</sup> Triggering this threshold may disqualify the facility from meeting the Qualified Facility criteria if it occurred in the three years prior to self-certification

	<ul><li>Date(s) and vol</li><li>Were the discharge</li><li>Note: Volume of</li></ul>	on:    heads is unknown	☐ Yes ☑ No		
112.4(d),(e)	Have changes requi	red by the RA been imple	emented in the Plan and/or	r facility?	☐ Yes ☐ No ☐ NA
Comments: No r	elease information is	known. Prio to April 1, 2	2015 the lease operator wa	s Tailwater, Inc.	18-19-1
AMENDMENT	OF SPCC PLAN E	BY THE OWNER OR	OPERATOR—40 CFR 1	112.5	
The second			naterially affects the potent	Superior many factors and the	☐ Yes ☑ No
112.5(a)	described in §112.1		materially affects the potent	da for a discharge	La res La No
If YES		mended within six mont		Topic of the light of	☐ Yes ☑ No
CALLES A	Were amendm	ents implemented within	six months of any Plan am	nendment?	Yes No
112.5(b)	Review and evaluati	on of the Plan completed	d at least once every 5 yea	rs?	Yes No MA
	Following Plan review, was Plan amended within six months to include more effective prevention and control technology that has been field-proven to significantly reduce the likelihood of a discharge described in §112.1(b)?				
	- North Control		s of any Plan amendment?		Yes No NA
YESTELL S		w and evaluation docum	A SHOULD BE SHOULD BE SHOULD BE	MENT OF THE STATE	Yes No NA
112.5(c)	112.5(c) Professional Engineer certification of any technical Plan amendments in accordance with all applicable requirements of §112.3(d) [Except for self-certified Plans]				
Name:	14	License No.:	State:	Date of certification	on:
Reason for ame	ndment: There is no	SPCC plan.		- 1 7 7 1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
	PCC PECUIPEME	NTS-40 CFR 112.7	majord - Total	PLAN	FIELD
	pproval at a level of a	authority to commit the n	ecessary resources to	☐ Yes ☑ No	
Plan follows se	quence of the rule or	r is an equivalent Plan m reference of provisions	eeting all applicable rule	☐Yes ☑No ☐NA	
details of their	facilities, procedures installation and start-testing baselines.)	s, methods, or equipmen up are discussed (Note:	t not yet fully operational, Relevant for inspection	Yes No NA	
112.7(a)(2)	(h)(2) and (3), and except the second	deviations from the requ (i) and applicable subpa ary containment require (112.9(d)(3), and 112.10	arts B and C of the rule, ments in §§112.7(c) and	Yes No NA	
If YES	The Plan state	es reasons for nonconfor	rmance	Yes No NA	13/4-6
	environmenta the environme	easures described in det I protection (Note: Inspe ental equivalence is impl vith the Plan's description	emented in the field, in	Yes No NA	Yes No NA
Describe each		Company of the same con-	The plan does not describe	e any deviations or reas	ons for nonconformance.
112.7(a)(3)	The second section	ysical layout of facility a	A Company of the Comp	☐Yes ☑No	☐Yes ☐No
1	that identifies:	1109		e andition conte	10.1
	C197115	ntents of all regulated fixed oil s here mobile or portable contain		100	
	Completely burie	ed tanks otherwise exempt from		man entre and a me	
	(marked as "exe  Transfer stations				
- disc	Connecting pipe	es, including intra-facility gatheri requirements of this part under	ng lines that are otherwise r §112.1(d)(11)	0.04	

<sup>&</sup>lt;sup>5</sup> Inspector Note-Confirm any spills identified above were reported to NRC

<sup>&</sup>lt;sup>6</sup> May be part of the Plan or demonstrated elsewhere.

Note in comments any discrepancies between the facility diagram, the description of the physical layout of facility, and what is observed in the field

1	Plan addresses each of the following:	1 - 1 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	le.
	For each fixed container, type of oil and storage capacity (see Attachment A of this checklist). For mobile or portable containers, type of oil and storage capacity for each container or an estimate of the potential number of mobile or portable containers, the types of oil, and anticipated storage capacities	☐ Yes ☑ No	✓ Yes □ No
(ii)	Discharge prevention measures, including procedures for routine handling of products (loading, unloading, and facility transfers, etc.)	Yes No	☐ Yes ☑ No
(iii)	Discharge or drainage controls, such as secondary containment around containers, and other structures, equipment, and procedures for the control of a discharge	Yes No	Yes No
	Countermeasures for discharge discovery, response, and cleanup (both facility's and contractor's resources)	☐ Yes ☑ No	☐ Yes ☑ No
	Methods of disposal of recovered materials in accordance with applicable legal requirements	☐ Yes ☑ No	
	Contact list and phone numbers for the facility response coordinator, National Response Center, cleanup contractors with an agreement for response, and all Federal, State, and local agencies who must be contacted in the case of a discharge as described in §112.1(b)	Yes No	
112.7(a)(4)	Does not apply if the facility has submitted an FRP under §112.20:	☐Yes ☑ No ☐ NA	
1.381 -1.17	Plan includes information and procedures that enable a person reporting an oil discharge as described in §112.1(b) to relate information		
	<ul> <li>Estimates of the quantity discharged as described in §112.1(b);</li> <li>mitigate the effects</li> <li>Whether an evacu</li> </ul>	es caused by the d to stop, remove, and s of the discharge; ation may be needed; and als and/or organizations	
112.7(a)(5)	Does not apply if the facility has submitted a FRP under §112.20:  Plan organized so that portions describing procedures to be used when a discharge occurs will be readily usable in an emergency	Yes No NA	
112.7(b)	Plan includes a prediction of the direction, rate of flow, and total quantity of oil that could be discharged for each type of major equipment failure where experience indicates a reasonable potential for equipment failure	☐ Yes ☑ No ☐ NA	
Comments: T	There is no SPCC plan.	15111/2 (415)	D 182
		PLAN	FIELD
112.7(c)	Appropriate containment and/or diversionary structures or equipment described in §112.1(b), except as provided in §112.7(k) of this seequipment and §112.9(d)(3) for certain flowlines and intra-facilit. The entire containment system, including walls and floors, are capal prevent escape of a discharge from the containment system before capacity for secondary containment address the typical failure mode discharged. See Attachment A of this checklist.	ction for certain qualifier by gathering lines at an order ole of containing oil and a cleanup occurs. The meti	d operational oil production facility. re constructed to nod, design, and
	For anchore facilities, and of the following or its equivalent:		
	impervious to contain oil,  Curbing or drip pans,  Retention	ooms or other barriers, ersion ponds, n ponds, or materials	
	Dikes, berms, or retaining walls sufficiently impervious to contain oil,     Curbing or drip pans,     Sumps and collection systems,     Culverting, gutters or other drainage systems,  Identify which of the following are present at the facility and if appro	ersion ponds, n ponds, or materials.	r diversionary structures
	<ul> <li>Dikes, berms, or retaining walls sufficiently impervious to contain oil,</li> <li>Curbing or drip pans,</li> <li>Sumps and collection systems,</li> <li>Culverting, gutters or other drainage systems,</li> </ul>	ersion ponds, in ponds, or materials.  priate containment and/o  Yes No NA	r diversionary structures  A ☑ Yes ☐ No ☐ No  A ☐ Yes ☐ No ☑ No

	Oil-filled operational equipment (as defined in 112.2)	Yes No No NA	Yes No VNA
	✓ Other oil-filled equipment (i.e., manufacturing equipment)	☐Yes ☑No ☐NA	☑ Yes ☐ No ☐ NA
	✓ Piping and related appurtenances	☐Yes ☑No ☐NA	☑Yes ☐No ☐NA
	☐ Mobile refuelers of non-transportation-related tank cars	Yes No NA	Yes No MA
			☑Yes ☐No ☐NA
	✓ Transfer areas, equipment and activities  Identify any other equipment or activities that are not listed above: gathering lines	☐Yes ☑ No ☐ NA	☑Yes ☐No ☐NA
112.7(d)	Secondary containment for one (or more) of the following provisions is determined to be impracticable:	☐Yes ☑No	
	General secondary containment \$112.7(c) Bulk storage containers \$\\$112.8(c)(2)/112.12(c)(2)	, 100 m	
-2.44	Sample Containers Sample Conta		
If YES	The impracticability of secondary containment is clearly demonstrated and described in the Plan	☐Yes ☐No ☑NA	Yes No INA
	<ul> <li>For bulk storage containers,<sup>8</sup> periodic integrity testing of containers and integrity and leak testing of the associated valves and piping is conducted</li> </ul>	☐Yes ☐ No ☑NA	Yes No MA
8 1 3 2	<ul> <li>(Does not apply if the facility has submitted a FRP under §112.20):</li> <li>Contingency Plan following the provisions of 40 CFR part 109 is provided (see Attachment C of this checklist) AND</li> </ul>	☐ Yes ☐ No ☑ NA	
	Written commitment of manpower, equipment, and materials required to expeditiously control and remove any quantity of oil discharged that may be harmful	☐ Yes ☐ No ☑ NA	Yes No MNA
Comments: T	There is no SPCC plan.		Spilled.
	The state of the s		The second second
	TO THE THE PROPERTY OF THE PERSON OF THE PER	PLAN	FIELD
112.7(e)	Inspections and tests conducted in accordance with written procedures	☐Yes ☑No	Yes No
	Record of inspections or tests signed by supervisor or inspector	Yes No	Yes No
	Kept with Plan for at least 3 years (see Attachment B of this checklist)9	Yes V No	Yes No
112.7(f)	Personnel, training, and oil discharge prevention procedures		
(1)	Training of oil-handling personnel in operation and maintenance of equipment to prevent discharges; discharge procedure protocols; applicable pollution control laws, rules, and regulations; general facility operations; and contents of SPCC Plan	Yes No NA	☐ Yes ☑ No ☐ NA
(2)	Person designated as accountable for discharge prevention at the facility and reports to facility management	Yes No NA	
		Yes No NA	Yes V No NA
(3)	Discharge prevention briefings conducted at least once a year for oil handling personnel to assure adequate understanding of the Plan. Briefings highlight and describe known discharges as described in §112.1(b) or failures, malfunctioning components, and any recently developed precautionary measures		LI Yes LINO LINA
(3) 112.7(h)	oil handling personnel to assure adequate understanding of the Plan. Briefings highlight and describe known discharges as described in §112.1(b) or failures, malfunctioning components, and	to a second a	Yes VNo
	oil handling personnel to assure adequate understanding of the Plan. Briefings highlight and describe known discharges as described in §112.1(b) or failures, malfunctioning components, and any recently developed precautionary measures	acility acy) necessary for loading or ut. A loading/unloading rack in	Yes No unloading a tank truck or cludes a loading or

<sup>&</sup>lt;sup>8</sup> These additional requirements apply only to bulk storage containers, when an impracticability determination has been made by the PE

<sup>9</sup> Records of inspections and tests kept under usual and customary business practices will suffice

<sup>10</sup> Note that a tank car/truck loading/unloading rack must be present for §112.7(h) to apply

	treatment facility designed to handle discharges or use a quick drainage system?	professoration take as films	1/4-11
	Containment system holds at least the maximum capacity of the largest single compartment of a tank car/truck loaded/unloaded at the facility	☐ Yes ☐ No ☑ NA	Yes No MA
(2)	An interlocked warning light or physical barriers, warning signs, wheel chocks, or vehicle brake interlock system in the area adjacent to the loading or unloading rack to prevent vehicles from departing before complete disconnection of flexible or fixed oil transfer lines	Yes No Z NA	☐Yes ☐ No ☑NA
(3)	Lower-most drains and all outlets on tank cars/trucks inspected prior to filling/departure, and, if necessary ensure that they are tightened, adjusted, or replaced to prevent liquid discharge while in transit	☐ Yes ☐ No ☑ NA	Yes No VNA
Comments: Th	nere is no SPCC plan. No training, inspection or testing records could	be produced in the field f	or review.
		PLAN	FIELD
112.7(i)	Brittle fracture evaluation of field-constructed aboveground containers is conducted after tank repair, alteration, reconstruction, or change in service that might affect the risk of a discharge or after a discharge/failure due to brittle fracture or other catastrophe, and appropriate action taken as necessary (applies to only field-constructed aboveground containers in production service, drilling, and workover service)	☐ Yes ☐ No ☑ NA	☐Yes ☐ No ☑ NA
112.7(j)	Discussion of conformance with applicable more stringent State rules, regulations, and guidelines and other effective discharge prevention and containment procedures listed in 40 CFR part 112	☐ Yes ☑ No ☐ NA	
112.7(k)	Qualified oil-filled operational equipment is present at the facility <sup>11</sup>	100/21	☐ Yes ☑ No
If YES	Oil-filled operational equipment means equipment that includes an oil storage present solely to support the function of the apparatus or the device. Oil-filled storage container, and does not include oil-filled manufacturing equipment (fice equipment include, but are not limited to, hydraulic systems, lubricating system rotating equipment, including pumpjack lubrication systems), gear boxes, mare transformers, circuit breakers, electrical switches, and other systems containing Check which apply:  Secondary Containment provided in accordance with 112.7(c)	operational equipment is no ow-through process). Examp ms (e.g., those for pumps, o chining coolant systems, hea	t considered a bulk bles of oil-filled operational compressors and other at transfer systems,
	Alternative measure described below (confirm eligibility)		
112.7(k)	Qualified Oil-Filled Operational Equipment  Has a single reportable discharge as described in §112.1(b) from operational equipment exceeding 1,000 U.S. gallons occurred w prior to Plan certification date?		☐ Yes ☐ No ☑ NA
	<ul> <li>Have two reportable discharges as described in §112.1(b) from equipment each exceeding 42 U.S. gallons occurred within any the three years prior to Plan certification date?<sup>12</sup></li> </ul>	any oil-filled operational 12-month period within	Yes No NA
	If YES for either, secondary containment in accor-	dance with §112.7(c) is re	equired
	Facility procedure for inspections or monitoring program to detect equipment failure and/or a discharge is established and documented  Does not apply if the facility has submitted a FRP under §112.20:	☐ Yes ☐ No ☑ NA	Yes No INA
- 4	Contingency plan following 40 CFR part 109 (see Attachment C of this checklist) is provided in Plan AND     Written commitment of manpower, equipment, and materials required to expeditiously control and remove any quantity of oil discharged that may be harmful is provided in Plan	de.	

<sup>11</sup> This provision does not apply to oil-filled manufacturing equipment (flow-through process)

<sup>&</sup>lt;sup>12</sup> Oil discharges that result from natural disasters, acts of war, or terrorism are not included in this determination. The gallon amount(s) specified (either 1,000 or 42) refers to the amount of oil that actually reaches navigable waters or adjoining shorelines not the total amount of oil spilled. The entire volume of the discharge is oil for this determination.

NSHORE OIL	PRODUCTION FACILITIES—40 CFR 112.9 NA	PLAN	FIELD
Production facility matra-facility gathering lated equipment) torage or measure	rkover facilities are excluded from the requirements of §112.9) neans all structures (including but not limited to wells, platforms, or storage facing lines), or equipment (including but not limited to workover equipment, separated in the production, extraction, recovery, lifting, stabilization, separation or ement, and is located in an oil or gas field, at a facility. This definition governs versection of this part.	ation equipment, or auxiliary treating of oil (including con	densate), or associated
12.9(b) Oil Pro	duction Facility Drainage		ant non
	At tank batteries, separation and treating areas where there is a reasonable possibility of a discharge as described in §112.1(b), drains for dikes or equivalent measures are closed and sealed except when draining uncontaminated rainwater. Accumulated oil on the rainwater is removed and then returned to storage or disposed of in accordance with legally approved methods	Yes No NA	☑Yes ☐No ☐NA
	Prior to drainage, diked area inspected and action taken as provided below:	100 00 0	
	<ul> <li>112.8(c)(3)(ii) - Retained rainwater is inspected to ensure that its presence will not cause a discharge as described in §112.1(b)</li> </ul>	Yes No NA	Yes No NA
	<ul> <li>112.8(c)(3)(iii) - Bypass valve opened and resealed under responsible supervision</li> </ul>	☐ Yes ☑ No ☐ NA	
	<ul> <li>112.8(c)(3)(iv) - Adequate records of drainage are kept; for example, records required under permits issued in accordance with §122.41(j)(2) and (m)(3)</li> </ul>	Yes No NA	Yes V No NA
(2)	Field drainage systems (e.g., drainage ditches or road ditches) and oil traps, sumps, or skimmers inspected at regularly scheduled intervals for oil, and accumulations of oil promptly removed	☐ Yes ☑ No ☐ NA	☐Yes ☑No ☐NA
Bulk storage cont	coduction Facility Bulk Storage Containers  talner means any container used to store oil. These containers are used for pure be being used, or prior to further distribution in commerce. Oil-filled electrical, op  Containers materials and construction are compatible with material stored and conditions of storage such as pressure and temperature	rposes including, but not limerating, or manufacturing ed	ited to, the storage of oil quipment is not a bulk  Yes No No
(2)	Except as allowed for flow-through process vessels in §112.9(c)(5) and produced water containers in §112.9(c)(6), secondary containment provided for all tank battery, separation and treating facilities sized to hold the capacity of largest single container and sufficient freeboard for precipitation.	☐Yes ☑ No ☐NA	☑Yes ☐No ☐N
	Drainage from undiked area safely confined in a catchment basin or holding pond.	Yes No NA	Yes No No
(3)	Except as allowed for flow-through process vessels in §112.9(c)(5) and produced water containers in §112.9(c)(6), periodically and upon a regular schedule, visually inspect containers for deterioration and maintenance needs, including foundation and supports of each container on or above the surface of the ground	☐ Yes ☑ No ☐ NA	☐Yes ☑No ☐N
(4)	with good engineering practices to prevent discharges including at least one of the following:  • Adequate container capacity to prevent overfill if a pumper/gauger is delayed in making regularly scheduled  • High le	Yes No NA  Ite vacuum protection to pre vel sensors to generate and ter where the facility is subjet system	transmit an alarm to the
Comments:	There is no	QC A C A C	3 1/1
	Light year Clean, sales Au	PLAN	FIELD
(5)	Flow-through Process Vessels. Alternate requirements in lieu of and requirements in (c)(3) above for facilities with flow-through productions.	sized secondary contains cess vessels:	ment required in (c)(2)

(i)	Flow-through process vessels and associated components (e.g. dump valves) are periodically and on a regular schedule visually inspected and/or tested for leaks, corrosion, or other conditions that could lead to a discharge as described in §112.1(b)	☐Yes ☐ No ☑ NA	☐ Yes ☐ No ☑ NA
(ii)	Corrective actions or repairs have been made to flow-through process vessels and any associated components as indicated by regularly scheduled visual inspections, tests, or evidence of an oil discharge	Yes No INA	Yes No V NA
(iii)	Oil removed or other actions initiated to promptly stabilize and remediate any accumulation of oil discharges associated with the produced water container	☐Yes ☐No ☑NA	✓ Yes ☐ No ✓ NA
(iv)	All flow-through process vessels comply with §§112.9(c)(2) and (c)(3) within six months of any flow-through process vessel discharge of more than 1,000 U.S. gallons of oil in a single discharge as described in §112.1(b) or discharges of more than 42 U.S. gallons of oil in each of two discharges as described in §112.1(b) within any twelve month period. <sup>13</sup>	☐Yes ☐No ☑NA	☐ Yes ☐ No ☑ NA
(6)	Produced Water Containers. Alternate requirements in lieu of size requirements in (c)(3) above for facilities with produced water containers.		required in (c)(2) and
(i)	A procedure is implemented on a regular schedule for each produced water container that is designed to separate the free-phase oil that accumulates on the surface of the produced water.	☐Yes ☐ No ☑ NA	☐ Yes ☐ No ☑ NA
	A description is included in the Plan of the procedures, frequency, and amount of free-phase oil expected to be maintained inside the container;	☐Yes ☐ No ☑ NA	
	PE certifies in accordance with §112.3(d)(1)(vi);	☐Yes ☐ No ☑ NA	
	Records of such events are maintained in accordance with §112.7(e).	☐Yes ☐ No ☑ NA	☐Yes ☐ No ☑NA
	If this procedure is not implemented as described in the facility owner/operator must comply with		intained, then
(ii)	Each produced water container and associated piping is visually inspected, on a regular basis, for leaks, corrosion, or other conditions that could lead to a discharge as described in §112.1(b) in accordance with good engineering practice.	☐Yes ☐ No ☑ NA	Yes No No NA
(iii)	Corrective action or necessary repairs were made to any produced water container and associated piping as indicated by regularly scheduled visual inspections, tests, or evidence of an oil discharge.	☐Yes ☐No ☑NA	☐ Yes ☐ No ☑ NA
(iv)	Oil removed or other actions initiated to promptly stabilize and remediate any accumulation of oil discharges associated with the produced water container.	☐Yes ☐No ☑NA	☐Yes ☐No ☑NA
(v)	All produced water containers comply with §§112.9(c)(2) and (c)(3) within six months of any produced water container discharge of more than 1,000 U.S. gallons of oil in a single discharge as described in §112.1(b) or discharges of more than 42 U.S. gallons of oil in each of two discharges as described in §112.1(b) within any twelve month period. <sup>13</sup>	☐Yes ☐No ☑NA	☐ Yes ☐ No ☑ NA
Comments:	There is no Plan.		
and committee	process of the contract of the	PLAN	FIELD
112.9(d) Faci	lity transfer operations, pumping, and facility process	See a see jee	
_ (1	All aboveground valves and piping associated with transfer operations are inspected periodically and upon a regular schedule to determine their general condition. Include the general condition	☐Yes ☑No ☐NA	Yes No NA

<sup>&</sup>lt;sup>13</sup> Oil discharges that result from natural disasters, acts of war, or terrorism are not included in this determination. The gallon amount(s) specified (either 1,000 or 42) refers to the amount of oil that actually reaches navigable waters or adjoining shorelines not the total amount of oil spilled. The entire volume of the discharge is oil for this determination.

	of flange joints, valve glands and bodies, drip pans, pipe supports, pumping well polish rod stuffing boxes, bleeder and gauge valves, and other such items		
`	Saltwater (oil field brine) disposal facilities inspected often to detect possible system upsets capable of causing a discharge, particularly following a sudden change in atmospheric temperature	☐ Yes ☑ No ☐ NA	Yes No NA
	If flowlines and intra-facility gathering lines are not provided with secondary containment in accordance with §112.7(c) and the facility is not required to submit an FRP under §112.20, then the SPCC Plan includes:		
(i)	<ul> <li>An oil spill contingency plan following the provisions of 40 CFR part 109<sup>14</sup></li> </ul>	☐Yes ☑No ☐NA	☐ Yes ☑ No ☐ NA
(ii)	<ul> <li>A written commitment of manpower, equipment, and materials required to expeditiously control and remove any quantity of oil discharged that might be harmful</li> </ul>	☐Yes ☑No ☐NA	☐Yes ☑No ☐NA
(4)	A flowline/intra-facility gathering line maintenance program to prevent discharges is prepared and implemented and includes the following procedures:		
(i)	Flowlines and intra-facility gathering lines and associated valves and equipment are compatible with the type of production fluids, their potential corrosivity, volume, and pressure, and other conditions expected in the operational environment	Yes No NA	Yes No NA
(ii)	Flowlines and intra-facility gathering lines and associated appurtenances are visually inspected and/or tested on a periodic and regular schedule for leaks, oil discharges, corrosion, or other conditions that could lead to a discharge as described in	Yes No NA	☑Yes ☐No ☐NA
	§112.1(b).  If flowlines and intra-facility gathering lines are not provided with secondary containment in accordance with §112.7(c), the frequency and type of testing allows for the implementation of a contingency plan as described under 40 CFR 109 or an FRP submitted under §112.20	Yes No NA	Yes INO NA
(iii)	Repairs or other corrective actions are made to any flowlines and intra-facility gathering lines and associated appurtenances as indicated by regularly scheduled visual inspections, tests, or evidence of a discharge	☐ Yes ☑ No ☐ NA	Yes No NA
(iv)	Oil removed or other actions initiated to promptly stabilize and remediate any accumulations of oil discharges associated with the flowlines, intra-facility gathering lines, and associated appurtenances	☐Yes ☑No ☐NA	✓ Yes □ No □ NA
ONSHORE O	IL DRILLING AND WORKOVER FACILITIES-40 CFR 112.1	0	☑ NA
112.10(b)	Mobile drilling or workover equipment is positioned or located to prevent a discharge as described in §112.1(b)	☐Yes ☐No ☑NA	☐ Yes ☐ No ☑ NA
112.10(c)	Catchment basins or diversion structures are provided to intercept and contain discharges of fuel, crude oil, or oily drilling fluids	Yes No NA	☐ Yes ☐ No ☑ NA
112.10(d)	Blowout prevention (BOP) assembly and well control system installed before drilling below any casing string or during workover operations BOP assembly and well control system is capable of controlling any well-head pressure that may be encountered while on the well	☐ Yes ☐ No ☑ NA ☐ Yes ☐ No ☑ NA	☐ Yes ☐ No ☑ NA ☐ Yes ☐ No ☑ NA
procedures are containment hat by a tank inspe	nere is no SPCC plan for the facility. No records could be produced to followed. Previous releases of oil from wellheads gathering lines an ave been addressed by remediation actions being performed by D&Z, action and Flow Lin Maintenance Program have been done or are brinack of documentation to show these actions are attributed to SPCC re	o show that any training , i d overflowing tanks and co , the lease operator. Many ng done as part of ongoing	ompromised secondary of the actions required

<sup>&</sup>lt;sup>14</sup> Note that the implementation of a 40 CFR part 109 plan does not require a PE impracticability determination for this specific requirement

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### ATTACHMENT A: SPCC FIELD INSPECTION AND PLAN REVIEW TABLE

Documentation of Field Observations for Containers and Associated Requirements

Inspectors should use this table to document observations of containers as needed.

#### Containers and Piping

Check containers for leaks, specifically looking for: drip marks, discoloration of tanks, puddles containing spilled or leaked material, corrosion, cracks, and localized dead vegetation, and standards/specifications of construction.

Check aboveground container foundation for: cracks, discoloration, and puddles containing spilled or leaked material, settling, gaps between container and foundation, and damage caused by vegetation roots.

Check all piping for: droplets of stored material, discoloration, corrosion, bowing of pipe between supports, evidence of stored material seepage from valves or seals, evidence of leaks, and localized dead vegetation. For all aboveground piping, include the general condition of flange joints, valve glands and bodies, drip pans, pipe supports, bleeder and gauge valves, and other such items (Document in comments section of §112.9(d).)

#### Secondary Containment (Active and Passive)

Check secondary containment for: containment system (including walls and floor) ability to contain oil such that oil will not escape the containment system before cleanup occurs, proper sizing, cracks, discoloration, presence of spilled or leaked material (standing liquid), erosion, corrosion, penetrations in the containment system, and valve conditions.

Check dike or berm systems for: level of precipitation in dike/available capacity, operational status of drainage valves (closed), dike or berm impermeability, debris, erosion, impermeability of the earthen floor/walls of diked area, and location/status of pipes, inlets. drainage around and beneath containers, presence of oil discharges within diked areas.

Check drainage systems for: an accumulation of oil that may have resulted from any small discharge, including field drainage systems (such as drainage ditches or road ditches), and oil traps, sumps, or skimmers. Ensure any accumulations of oil have been promptly removed.

Check retention and drainage ponds for: erosion, available capacity, presence of spilled or leaked material, debris, and stressed vegetation.

Check active measures (countermeasures) for: amount indicated in plan is available and appropriate; deployment procedures are realistic; material is located so that they are readily available; efficacy of discharge detection; availability of personnel and training, appropriateness of measures to prevent a discharge as described in §112.1(b). Note that appropriate evaluation and consideration must be given to the any use of active measures at an unmanned oil production facility.

	Con Abovegrou	ID/General ition <sup>1</sup> nd or Buried unk	Storage Capacity (gal)	Type of Oil	Type of Containment/ Drainage Control	Overfill Protection and Testing & Inspections
1	Gunbarrel	Fiberglass AST	8,400	salt water and oil • mix		A Article Staff and
2	Crude Oil	Steel	8,400	oil		m and m m m m m m m m m m m m m m m m m m m
3	Crude Oil	Steel	8,400	oil	earthen dike containment	Equalization lines, multi- day production storage capacity; tanks reportedly manually gauged daily
4	Oil/Water Separator	Fiberglass AST	8,400	salt water and oil mix		
5	Oil/Water Separator	Fiberglass AST	8,400	salt water and oil mix		
	Total	1	42,000	gallons	The state of	of the second

## ATTACHMENT B: SPCC INSPECTION AND TESTING CHECKLIST

**Required Documentation of Tests and Inspections** 

Records of inspections and tests required by 40 CFR part 112 signed by the appropriate supervisor or inspector must be kept by all facilities with the SPCC Plan for a period of three years. Records of inspections and tests conducted under usual and customary business practices will suffice. Documentation of the following inspections and tests should be kept with the SPCC Plan.

			Documentation	
	Inspection or Test	Present	Not Present	Not Applicable
112.7-Genera	al SPCC Requirements			al Examine
(d)	Integrity testing for bulk storage containers with no secondary containment system and for which an impracticability determination has been made	The Part of the second	CPOLATINE	✓
(d)	Integrity and leak testing of valves and piping associated with bulk storage containers with no secondary containment system and for which an impracticability determination has been made	najih <b>zi</b> jest	11-186 V. 11	<b>V</b>
(h)(3)	Inspection of lowermost drain and all outlets of tank car or tank truck prior to filling and departure from loading/unloading rack		V	
(i)	Evaluation of field-constructed aboveground containers for potential for brittle fracture or other catastrophic failure when the container undergoes a repair, alteration, reconstruction or change in service or has discharged oil or failed due to brittle fracture failure or other catastrophe			V
k(2)(i)	Inspection or monitoring of qualified oil-filled operational equipment when the equipment meets the qualification criteria in §112.7(k)(1) and facility owner/operator chooses to implement the alternative requirements in §112.7(k)(2) that include an inspection or monitoring program to detect oil-filled operational equipment failure and discharges			<b>V</b>
112.9-Onsho	ore Oil Production Facilities (excluding drilling and workover facilities)	Contract of the Contract of th		□NA
(b)(1)	Rainwater released directly from diked containment areas inspected following §§112.8(c)(3)(ii), (iii) and (iv), including records of drainage kept	- I	V	L AND A
(b)(2)	Field drainage systems, oil traps, sumps, and skimmers inspected regularly for oil, and accumulations of oil promptly removed		V	
(c)(3)	Containers, foundations and supports inspected visually for deterioration and maintenance needs		V	
(c)(5)(i)	In lieu of having sized secondary containment, flow-through process vessels and associated components visually inspected and/or tested periodically and on a regular schedule for conditions that could result in a discharge as described in §112.1(b)			V
(c)(6)(ii)	In lieu of having sized secondary containment, produced water containers and associated piping are visually inspected and/or tested for leaks, corrosion, or other conditions that could lead to a discharge as described in §112.1(b) in accordance with good engineering practice			V
(d)(1)	All aboveground valves and piping associated with transfer operations are regularly inspected		V	
(d)(2	Saltwater disposal facilities inspected often to detect possible system upsets capable of causing a discharge		V	
(d)(4)(ii	For flowlines and intra-facility gathering lines without secondary containment, in accordance with §112.7(c), lines are visually inspected and/or tested periodically and on a regular schedule to allow implementing the part 109 contingency plan or the FRP submitted under §112.20		V	

No training, inspection, testing or discharge documentation records were available to review at the time of inspection

ATTACHMENT C SPICE CONTINUEDUCY PLAN REVIEW CHECKIS!

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December 2012 (12-10-12)

## ATTACHMENT C: SPCC CONTINGENCY PLAN REVIEW CHECKLIST

□ NA

40 CFR Part 109-Criteria for State, Local and Regional Oil Removal Contingency Plans

If SPCC Plan includes an impracticability determination for secondary containment in accordance with §112.7(d), the facility owner/operator is required to provide an oil spill contingency plan following 40 CFR part 109, unless he or she has submitted a FRP under §112.20. An oil spill contingency plan may also be developed, unless the facility owner/operator has submitted a FRP under §112.20 as one of the required alternatives to general secondary containment for qualified oil filled operational equipment in accordance with §112.7(k).

109.5-Development and implementation criteria for State, local and regional oil removal contingency plans <sup>15</sup>				
(a)	Definition of the authorities, responsibilities and duties of all persons, organizations or agencies which are to be involved in planning or directing oil removal operations.			
(b)	tablishment of notification procedures for the purpose of early detection and timely notification of an oil scharge including:			
(1)	The identification of critical water use areas to facilitate the reporting of and response to oil discharges.			
(2)	A current list of names, telephone numbers and addresses of the responsible persons (with alternates) and organizations to be notified when an oil discharge is discovered.			
(3)	(3) Provisions for access to a reliable communications system for timely notification of an oil discharge, and the capability of interconnection with the communications systems established under related oil removal contingency plans, particularly State and National plans (e.g., National Contingency Plan (NCP)).			
(4)	An established, prearranged procedure for requesting assistance during a major disaster or when the situation exceeds the response capability of the State, local or regional authority.			
(c)	Provisions to assure that full resource capability is known and can be committed during an oil discharge situation including:			
(1)	The identification and inventory of applicable equipment, materials and supplies which are available locally and regionally.		V	
(2)	An estimate of the equipment, materials and supplies that would be required to remove the maximum oil discharge to be anticipated.		V	
(3)	Development of agreements and arrangements in advance of an oil discharge for the acquisition of equipment, materials and supplies to be used in responding to such a discharge.			
(d)	d) Provisions for well defined and specific actions to be taken after discovery and notification of an oil discharge including:			
(1)	Specification of an oil discharge response operating team consisting of trained, prepared and available operating personnel.		V	
(2)	Pre-designation of a properly qualified oil discharge response coordinator who is charged with the responsibility and delegated commensurate authority for directing and coordinating response operations and who knows how to request assistance from Federal authorities operating under existing national and regional contingency plans.		V	
(3	A preplanned location for an oil discharge response operations center and a reliable communications system for directing the coordinated overall response operations.		V	
(4	Provisions for varying degrees of response effort depending on the severity of the oil discharge.		V	
(5	5) Specification of the order of priority in which the various water uses are to be protected where more than one water use may be adversely affected as a result of an oil discharge and where response operations may not be adequate to protect all uses.			
(e	Specific and well defined procedures to facilitate recovery of damages and enforcement measures as provided for by State and local statutes and ordinances.		V	

<sup>15</sup> The contingency plan should be consistent with all applicable state and local plans, Area Contingency Plans, and the NCP.

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The state of the s	IED FACILITY PLAN REQUIREMENTS —40 CFR 112.6(b)			
112.6(b)(1)	Plan Certification: Owner/operator certified in the Plan that:	Yes No		
	He or she is familiar with the requirements of 40 CFR part 112	☐ Yes ☐ No ☐ NA		
(ii)	☐Yes ☐No ☐NA			
	The Plan has been prepared in accordance with accepted and sound industry practices and standards and with the requirements of this part	Yes No NA		
(iv)	Procedures for required inspections and testing have been established	☐Yes ☐No ☐NA		
(v)	He or she will fully implement the Plan	☐Yes ☐ No ☐NA		
(vi)	(vi) The facility meets the qualification criteria set forth under §112.3(g)(2)			
	The Plan does not deviate from any requirements as allowed by §§112.7(a)(2) and 112.7(d), except as described under §112.6(b)(3)(i) or (ii)	☐Yes ☐No ☐NA		
	The Plan and individual(s) responsible for implementing the Plan have the full approval of management and the facility owner or operator has committed the necessary resources to fully implement the Plan.	☐Yes ☐No ☐NA		
	<b>Technical Amendments:</b> The owner/operator self-certified the Plan's technical amendments for a change in facility design, construction, operation, or maintenance that affected potential for a §112.1(b) discharge	☐Yes ☐No ☐NA		
If YES	<ul> <li>Certification of technical amendments is in accordance with the self-certification provisions of §112.6(b)(1).</li> </ul>	Yes No NA		
` '	A PE certified a portion of the Plan (i.e., Plan is informally referred to as a hybrid Plan)	Yes No NA		
If YES	<ul> <li>The PE also certified technical amendments that affect the PE certified portion of the Plan as required under §112.6(b)(4)(ii)</li> </ul>	Yes No NA		
	The aggregate aboveground oil storage capacity increased to more than 10,000 U.S. gallons as a result of the change	Yes No NA		
If YES	The facility no longer meets the Tier II qualifying criteria in §112.3(g)(2) bec it exceeds 10,000 U.S. gallons in aggregate aboveground storage capac			
	The owner/operator prepared and implemented a Plan within 6 months following the change and had it certified by a PE under §112.3(d)	☐ Yes ☐ No ☐ NA		
112.6(b)(3)	Plan Deviations: Does the Plan include environmentally equivalent alternative methods or impracticability determinations for secondary containment?	☐Yes ☐No ☐N/		
If YES	Identify the alternatives in the hybrid Plan:			
	<ul> <li>Environmental equivalent alternative method(s) allowed under §112.7(a)(2);</li> <li>Impracticability determination under §112.7(d)</li> </ul>	Yes No No		
112.6(b)(4)	<ul> <li>For each environmentally equivalent measure, the Plan is accompanied by a written statement by the PE that describes: the reason for nonconformance, the alternative measure, and how it offers equivalent environmental protection in accordance with §112.7(a)(2);</li> </ul>	☐Yes ☐No ☐N		
	For each secondary containment impracticability determination, the Plan explains the reason for the impracticability determination and provides the alternative measures to secondary containment required in §112.7(d)  AND	☐Yes ☐No ☐N		
(i)	PE certifies in the Plan that:			
(A)		Yes No No		
(B)		Yes No No		
(C)	The alternative method of environmental equivalence in accordance with §112.7(a)(2) or the determination of impracticability and alternative measures in accordance with §112.7(d) is consistent with good engineering practice, including consideration of applicable industry standards, and with the requirements of 40 CFR Part 112.	☐Yes ☐No ☐N		

<sup>16</sup> Note that only the person certifying the Plan can make the site visit

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#### ATTACHMENT E: ADDITIONAL COMMENTS

EPA received a spill complaint on the Hastert Leases on June 11, 2015 by the landowner. The complaint was referred to KCC by EPA but EPA response personnel also responded to the site on June 17, 2015. Multiple discharge and SPCC violations were observed, including multiple discharges of oil from secondary containment, overflowing tanks, leaking wellheads and gathering lines. It was determined that most of the issues had been caused by the prior operator, Tailwater, Inc. who had sold the lease to D&Z Exploration, Inc., on April 1, 2015. D&Z acknowledged the multiple problems associated with the lease and stated their intention to address them but had been hindered by wet weather this spring. On June 23, 2015, a coordination meeting was held on site with interested parties, including D&Z, KCC, the landowner, and EPA. KCC agreed to take the lead in overseeing remediation actions and D&Z agreed to commit the resources needed to address the issues in a timely manner on a schedule to set out by KCC. EPA in turn, issued D&Z a Notice of Federal Interest and opened up the Oil Pollution Fund to oversee the remediation work and take over the action if we determined that satisfactory progress was not being made by D&Z.

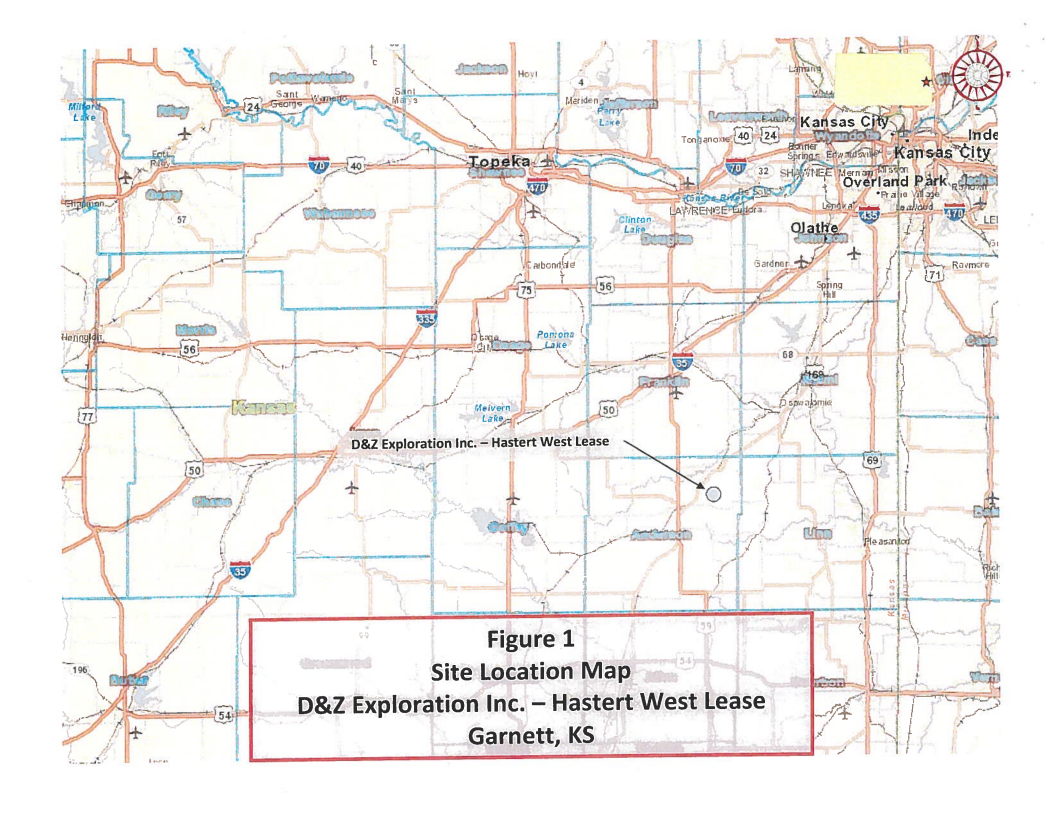
Site remediation activities have been ongoing since late June and satisfactory progress is being made.

During the initial response action, it was determined that D&Z Explorations did not have SPCC Plans for either the Hastert East or Hastert West Leases. On August 26, 2015 an SPCC inspection was conducted at both the Hastert East and Hastert West Leases. Neither lease has a signed SPCC plan in place yet. The Hastert East Lease has a "draft" SPCC plan that was provided for EPA review. Hastert West Lease does not have and SPCC Plan. D&Z could not provide requested documentation regarding required training, inspections, or testing.

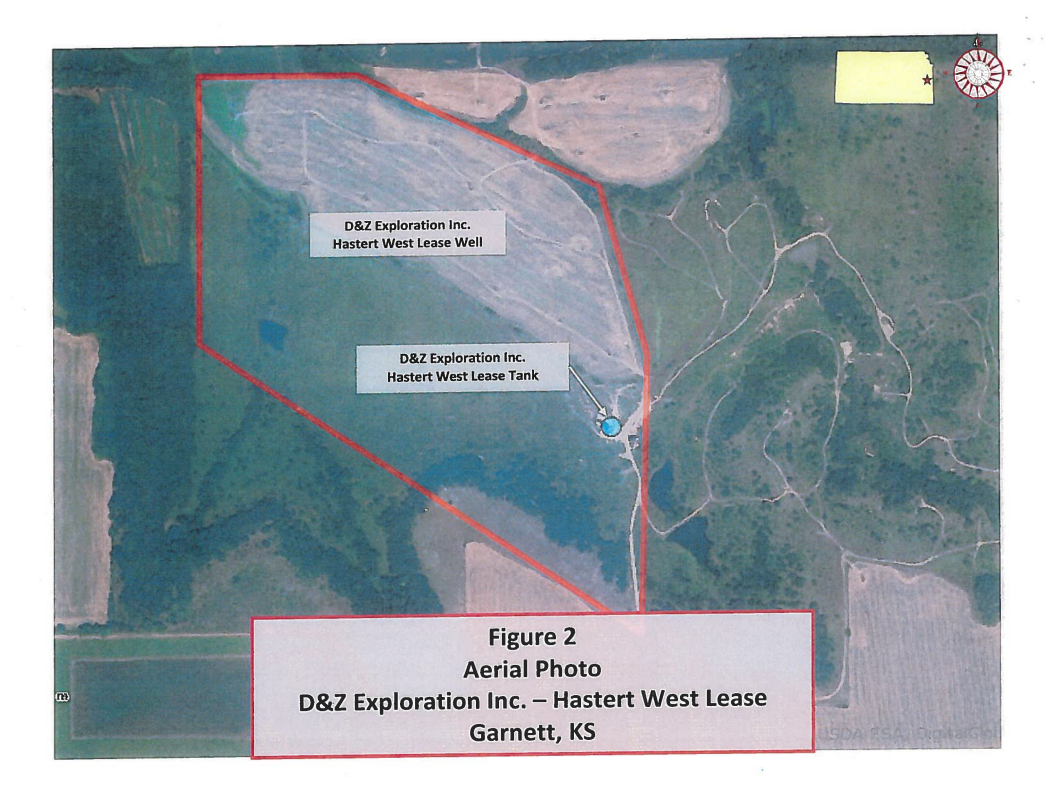
# **ATTACHMENT F: PHOTO DOCUMENTATION NOTES**

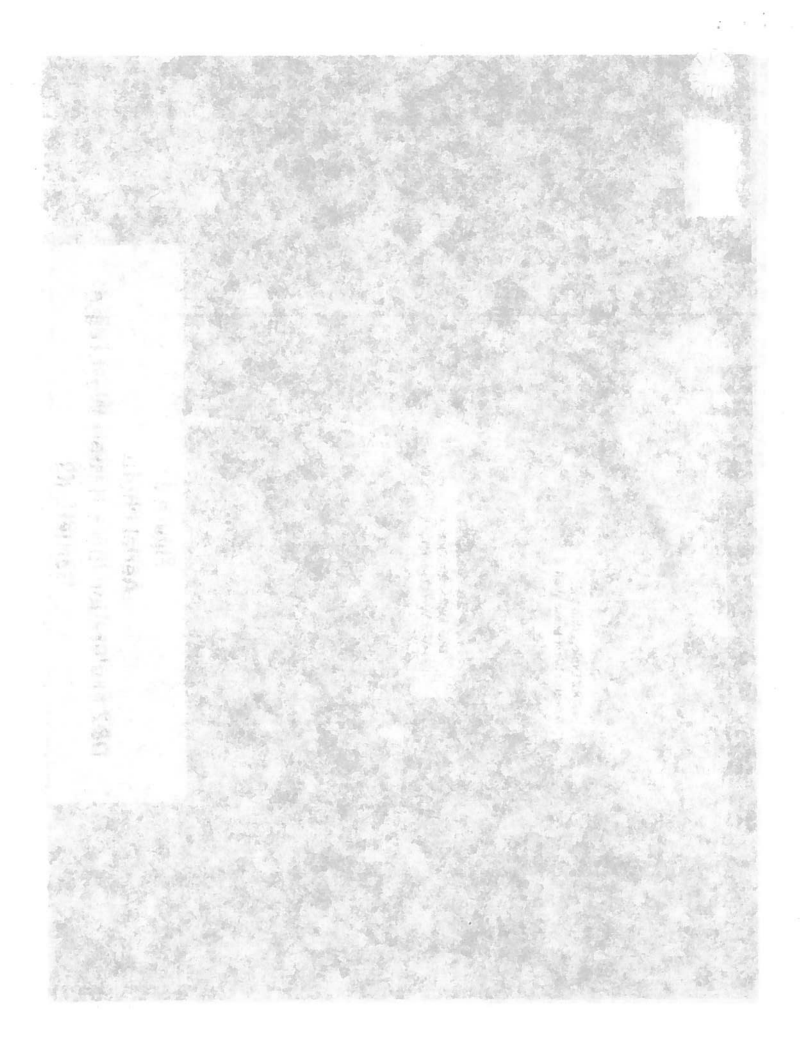
Photo#	Photographer Name	Time of Photo Taken	Compass Direction	Description	
1	Paul Doherty	AM 8/26/2015	North	Hastert East Lease tank battery. The plan states that the dike height is 1.5 feet which is not obvious from field observations.	
2	Paul Doherty	AM 8/26/2015	North	Hastert East Lease dikes have been reconstructed and oil inside and outside containment has been removed by ongoing remediation actions. Gypsum has been applied to soil outside containment at the direction of the KCC.	
3	Paul Doherty	AM 8/26/2015	Southwest	Northeast corner of containment has been reconstructed and oil contaminated soil has been excavated and the ground treated with gypsum under KCC over sight.	
4	Paul Doherty	AM 8/26/2015	Northeast	View Hastert East Lease tank battery inside containment.	
5	Paul Doherty	AM 8/26/2015	North	Example of wellhead in proximity to surface water (in background).	
6	Paul Doherty	AM 8/26/2015	Northwest	Another view of wellhead in proximity to surface water (in background). Peat moss absorbent applied to oil leakage at well head pump rods was indication that there is an active gathering line maintenance program in place.	
7	Paul Doherty	AM 8/26/2015	Northwest	Evidence of a well head rod bushing/gasket leak that had not yet been attended to. The situation was pointed out to the operator who agreed to address the situation.	
8	Paul Doherty	AM 8/26/2015	Northwest	View of peat moss absorbent applied to old well head oil release. Visual evidence was that the release had occurred under the previous lease operator and had run some distance away from the well head.	
9	Paul Doherty	AM 8/26/2015	Northwest	Another well head where peat moss absorbent has been applied to old well head oil release. Visual evidence was that the release had occurred under the previous lease operator and had run some distance away from the well head.	

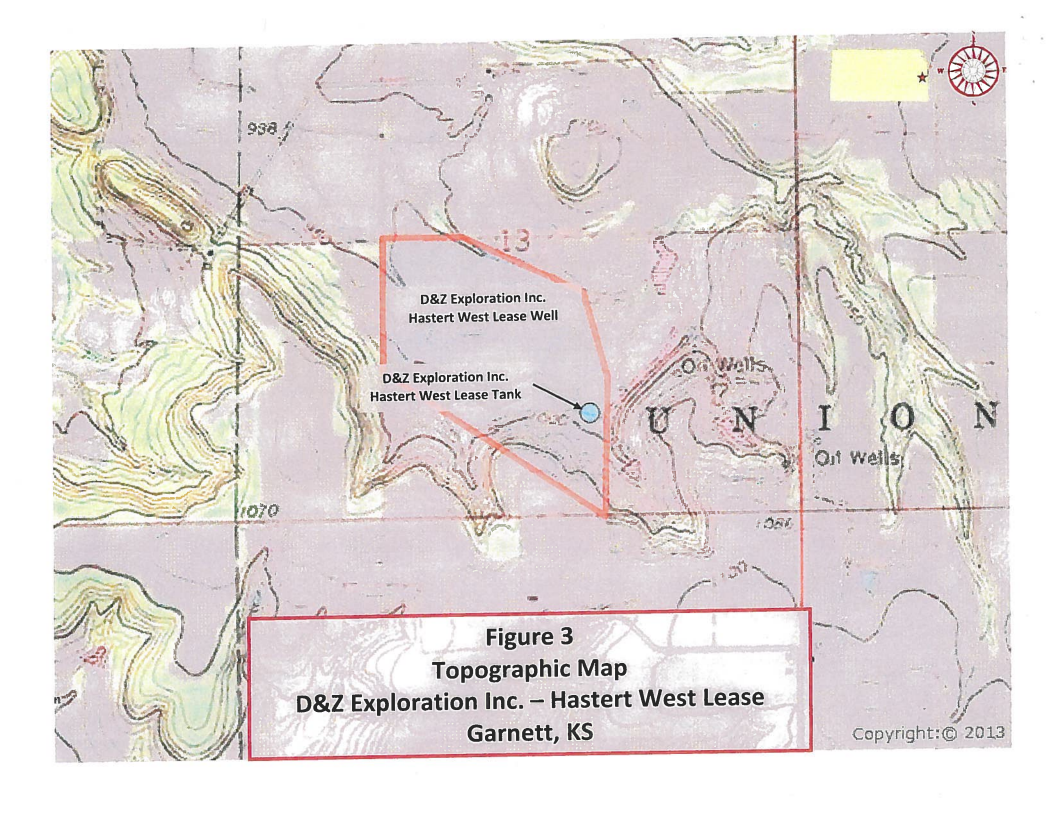
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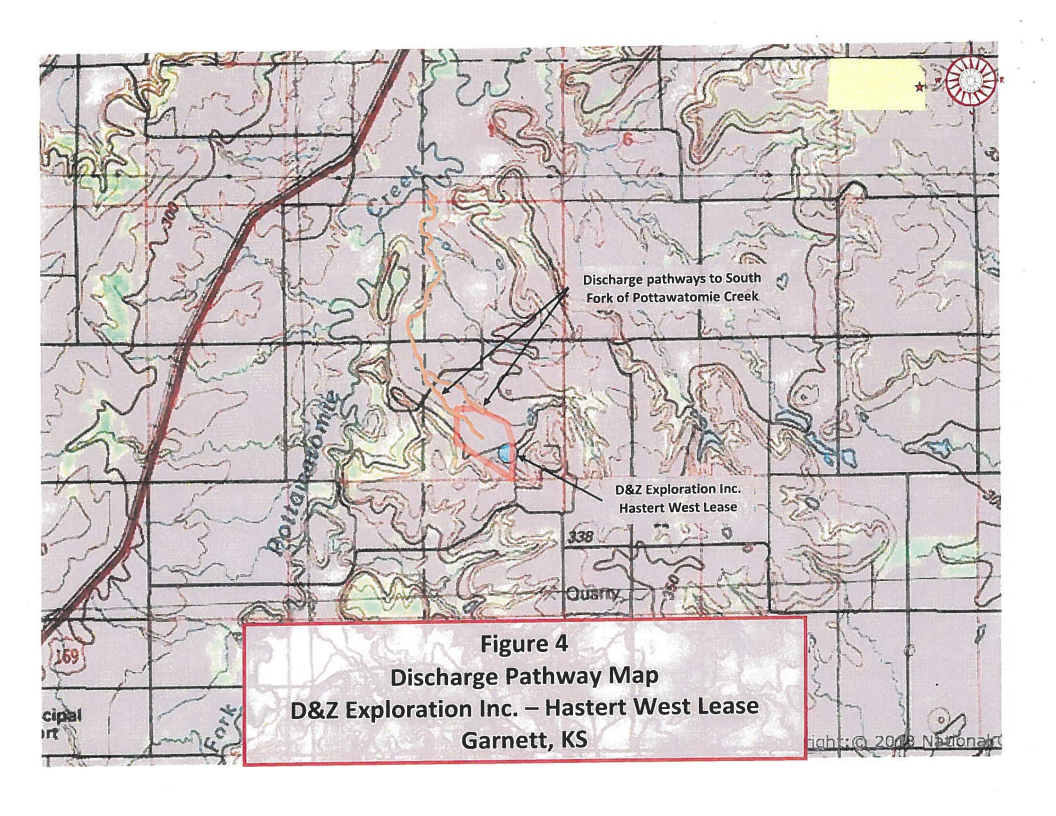






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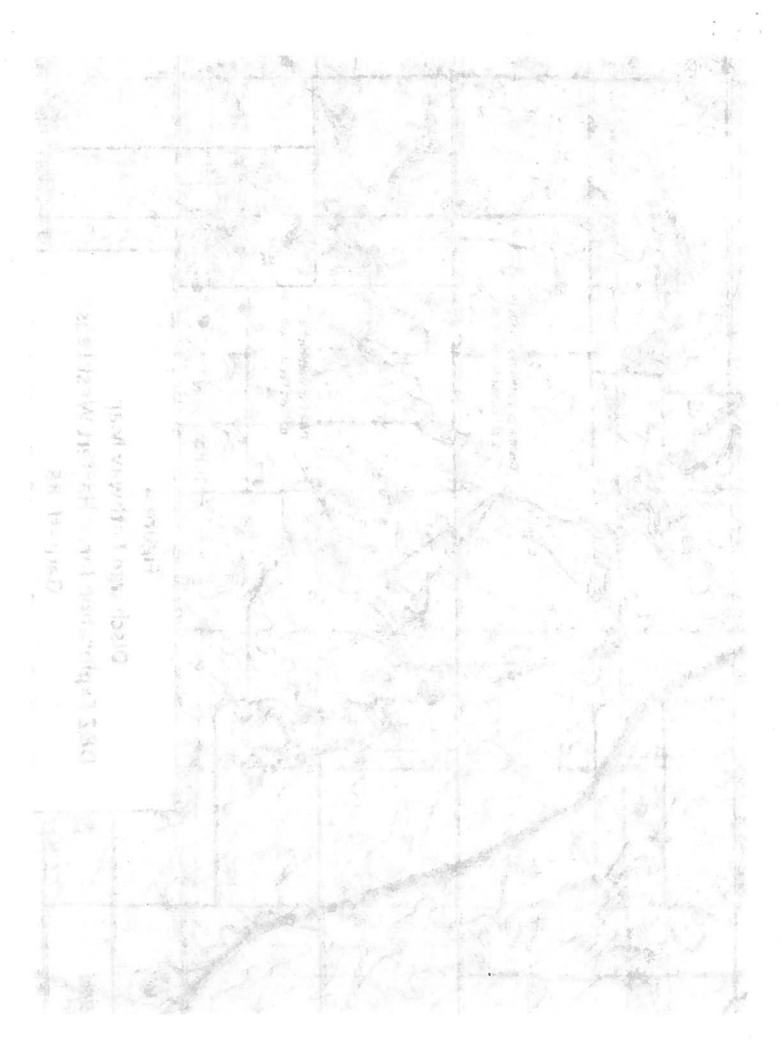




Photo: #1 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015
Time: AM Direction: West Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration
Description: Hastert West Lease tank battery. There is no SPCC plan so there are no calculations to demonstrate that secondary containment is adequate.

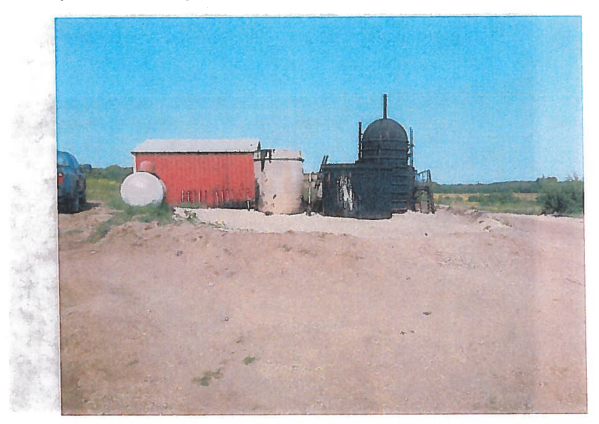


Photo: # 2 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015

Time: AM Direction: Northwest Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration

Description: Hastert West Lease dikes have been reconstructed and oil inside and outside containment has been removed by ongoing remediation actions. Gypsum has been applied to soil outside containment at the direction of the KCC.

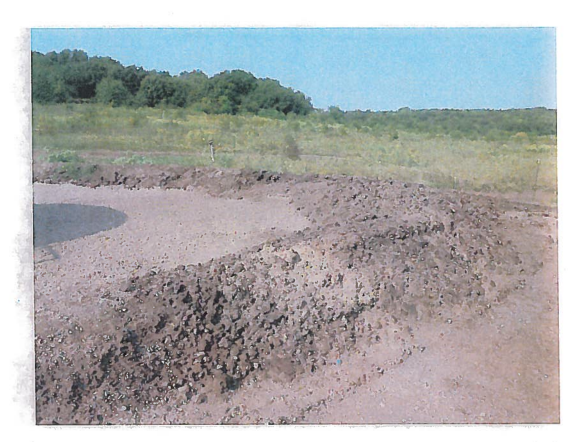


Photo: #3 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015

Time: AM Direction: Southwest Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration

Description: West end of containment has been reconstructed and oil contaminated soil has been excavated and the ground treated with gypsum under KCC over sight.

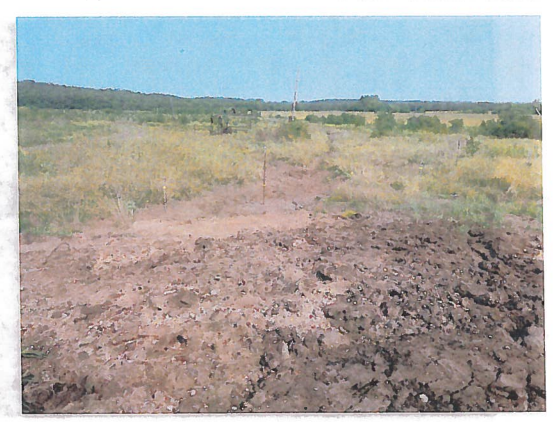


Photo: #4 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015

Time: AM Direction: Northwest Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration

Description: Oil contaminated soil has been excavated and the ground treated with gypsum under KCC over sight.



Photo: # 5 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015 Time: AM Direction: East Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration Description: Closed well head undergoing repair to correct leak.



Photo: # 6 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015
Time: AM Direction: Northwest Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration
Description: Exposed gathering line crossing drainageway.



Photo: #7 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015 Time: AM Direction: West Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration Description: View of inactive wellhead undergoing repair to correct leak.

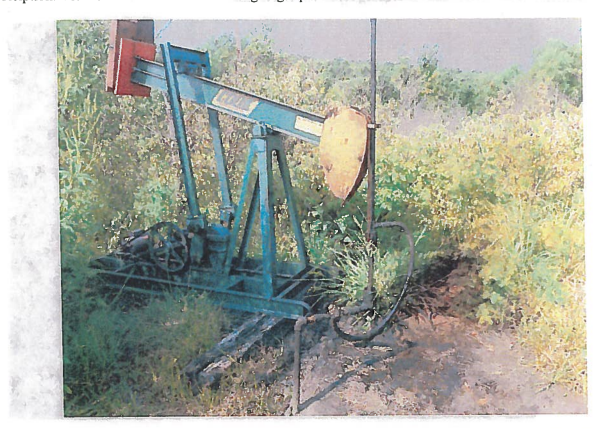


Photo: #8 Site: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015
Time: AM Direction: West Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration
Description: Typical view of wellhead with some (but not excessive) old oil present around the wellhead. The old oil likely resulted from leaks that occurred (and were unaddressed) when the lease was operated by Tailwater Inc.



Photo: #9 Site e: D&Z Exploration, Inc. - Hastert West Lease, Garnett, KS Date: 8/26/2015 Time: AM Direction: North Photographer: Paul Doherty, EPA Witness: Deke Belden, D&Z Exploration Description: View of wellhead with no evidence of old oil around wellhead.

